UNITED STATES OF AMERICA	X
Tommy Constanting U.S. Di	FILED CR /3-607 STRICT COURT E.D.N.Y.
It is hereby stipulated that the time	
The parties agree to the exclusion	of the foregoing period for the purpose(s) of:
[] examination of the regarding mental or submission of pretriction pursuant to 18 USC	inuing plea negotiations; Defendant(s) pursuant to 18 USC §§ 3161(h)(1)(A physical capacity; ial motions through hearing or other disposition § 3161 (h)(1)(F); and/or went a remainder of the property of the physical capacity; sed by counsel of his/her rights guaranteed under the physical capacity;
the Plan and Rules of this Court adopted p of Criminal Procedure. The Defendant und jury within a specified time period, not cou	n; the Speedy Trial Act of 1974, 18 U.S.C. §§3161 oursuant to that Act; and Rule 50 of the Federal Ruderstands that he/she has a right to be tried before unting excludable periods.
the Plan and Rules of this Court adopted p of Criminal Procedure. The Defendant und jury within a specified time period, not cou	n; the Speedy Trial Act of 1974, 18 U.S.C. §§3161 pursuant to that Act; and Rule 50 of the Federal Ruderstands that he/she has a right to be tried before unting excludable periods. By Trial Waiver Southerwise excludes the time yes the ends of justice and outweighs the best inter-
the Plan and Rules of this Court adopted p of Criminal Procedure. The Defendant und jury within a specified time period, not cou The Court: [approves this Speed based upon its findings that this action serv	n; the Speedy Trial Act of 1974, 18 U.S.C. §§3161 pursuant to that Act; and Rule 50 of the Federal Ruderstands that he/she has a right to be tried before unting excludable periods. By Trial Waiver Southerwise excludes the time yes the ends of justice and outweighs the best inter-
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the Plan and Rules of this Court adopted p of Criminal Procedure. The Defendant unique jury within a specified time period, not could be a court: [] approves this Speed based upon its findings that this action serve of the public and this Defendant in a speed SO ORDERED. Dated: [] 2009 Central Islip NY Assistant U.S. Attorney or Special Assistant	n; the Speedy Trial Act of 1974, 18 U.S.C. §§3161 pursuant to that Act; and Rule 50 of the Federal Ruderstands that he/she has a right to be tried before unting excludable periods. By Trial Waiver Hotherwise excludes the time was the ends of justice and outweighs the best interier trial. U.S.D. U.S.D.
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